



RONAN TELEPHONE COMPANY

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December 20, 2002

The Honorable Michael K. Powell Chairman
Federal Communications Commission
445 12th Street, SW. Room 8 8201
Washington, DC 20554

The Honorable Kathleen **Q.** Abernathy Commissioner Federal Communications Commission 445 12th Street, SW, Room 8 B115 Washington, **DC** 20554

The Honorable Michael J. Copps Commissioner Federal Communications Commission 445 12th Street, SW, Room 8 A302 Washington, DC 20554 The Honorable Kevin J. Martin Commissioner Federal Communications Commission 445 12th Street, SW, Room 8 A204 Washington, DC 20554

The Honorable Jonathan S. Adelstein Commissioner Federal Communications Commission 445 12th Street, SW, Room 8 C302 Washington, DC 20554

Re. In the Matter of the Application by Qwest Communications International, Inc. For Authorization Under Section 271 of the Communications Act to Provide In-Region, InterLATA Service in the States of Colorado, Idaho, Iowa, Montana, Nebraska, North Dakota, Utah, Washington, and Wyoming, WC Docket Nos. 02-314, 02-189, and 02-148

Ex Parte Presentation

Dear Commissioners:

I write to follow up on the letter presented Ex-Parte in the above named Docket dated December 18,2002 regarding possible violations of Section 271 of the Act by Qwest prior to approval of their application. Enclosed is the sworn declaration of Roger Romero regarding his investigation of traffic delivered to Ronan Telephone Company (RTC) that RTC suspects is in violation by virtue

that is appears to be in-region InterLATA traffic carried by Qwest. Also enclosed is a data file (either sent electronically, on a diskette, or printed) showing 17,334 calls that were: 1) carried by Qwest's carrier number 0432; 2) Originated within Qwest's 14 state incumbent LEC region; and 3) Terminated in either Ronan, Montana, Pablo, Montana or Hot Springs, Montana, all of which are within Qwest's incumbent region.

Based on a manual scan of one day's calling data of suspect calls, we believe that approximately 20% of the calls submitted are likely in violation, as that was the percentage of the calls we manually researched that originated from exchanges assigned to either Mountain **Bell**, Pacific Northwest Bell or Northwest Bell.

The call detail information has been altered *to* mask the identity of both the calling party and the called party in order for this filing to be in compliance with the Customer Proprietary Network Information (CPNI) rules of the Commission. This information is also being provided *to* Qwest, specifically to Rick Hays, State President, Montana in Helena, Montana.

We hope this information is helpful in your deliberations in considering the Qwest 271 application. While we acknowledge that this information does not conclusively prove that Qwest is operating in violation of Section 271, we feel that it provides probable cause *to* deny their application until such time as Qwest can conclusively prove that none of these calls were carried in violation of the law.

We are available at any time **to** answer your questions or provide any further information which we may be able to provide. Please contact Jay Preston, President of Ronan Telephone, at **406**-676-9212, or our regulatory attorney, **Ivan** C. Evilsizer, at **406**-442-7115.

Thank you for your attention to this matter.

Sincerely, () ay Wilson Tristar

Jay Wilson Preston, President Ronan Telephone Company

CC:

William Maher
Gary Rernondino
Elizabeth Yockus
Jordan Goldstein
Sam Feder
Christopher Libertelli

FCC Commissioners Decem her 18, 2002 Page 3

Lisa Zaina
Nancy M. Goodman, U.S. Department of Justice
Mr. Ryan Harsch, U.S. Department of Justice
Montana Public Service Commission
Rick Hays - Qwest Communication
Kristine Nuzum, Dow Jones Newswires

Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of)	
Application of Qwest Communications International, Inc. For Authorization to Provide In-Region, InterLATA Service in the States of Colorado, Idaho, Iowa, Montana, Nebraska, North Dakota, Utah, Washington and Wyoming)	WC Docket No. 02-314

DECLARATION OF ROGER ROMERO

- I, Roger Romero, being first duly sworn, do hereby declare as follows:
- 1. I am the Data Processing Manager for Ronan Telephone Company (RTC), and am responsible for the administration and processing of all calling records, as well as all data processing programming for Ronan Telephone Company. I am the custodian of the computer calling records for RTC.
- 2. I have conducted an analysis of calling records for traffic that was terminated by RTC from the Qwest "Feature Group D **SS7 trunk** group" which delivers calls from the Qwest IntraLATA network to the Ronan tandem central office switch. The information I analyzed was derived from two sources: 1) call records recorded by RTC for access billing purposes at the Ronan tandem switch and 2) call record data recorded by and processed **by** Qwest that is sent to RTC by Qwest via Qwest's "COMET" system, which is also used in the Carrier access billing process.
- 3. My analysis of the data recorded by RTC revealed that Qwest transmitted 49,684 calls to RTC between June 16,2002 and December 20, 2002 for termination to RTC to end users in the communities of Ronan, Pahlo and Hot Springs (all in Montana) which originated outside of Montana and within the 14 state Qwest incumbent ILEC region (ie. InterLATA in-Region traffic). Additional analysis I conducted of call data supplied by Qwest via their COMET system for this traffic revealed that 17,334 of these calls completed between August I4 and December 13, 2002 were identified as being carried by Carrier Code 0432, which is reserved by Qwest.
- 4. Provided with this Declaration, is a computer file (in ASCII format) containing detailed call record information for each call which I believe was: 1) carried by Carrier ()432; 2) originated within Qwest's 14 state incumbent ILEC region outside of the Western Montana

LATA; and 3) terminated to end users in Ronan, Pablo or Hot Springs, Montana. This includes a total of 17,334interLATA calls made during the time period between August 14,2002, and December 13, 2002 which originate and terminate within the Qwest 14 state region and carried by Qwest's Carrier 0432. The data source for the calls included in the computer Ne was the Qwest COMET system. My conclusions are hased upon the NPA and NXX of the originating telephone numbers and the terminating telephone numbers, both as recorded by RTC and as confirmed by the COMET data sent to RTC by Qwest.

DATED: December 20, 2002	
Subscribed and Sworn to this 20th day of December, 2002	
Roger Romero Date	
State of Montana County of Lake Subscribe and sworn before me this Odday of Section 20	, 20@ <u>?</u> by
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Cheryle A. Hackman Alack nuon	
Notary Public)nr1 \ 110	e + M _e r
My Commission expires: 5 203	1778

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BY ECFS

December 20, 2002

Marlene H Dortch, Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re In the Matter of the Application by Qwest Communications International, Inc.
For Authorization Under Section 271 of the Communications Act to Provide
In-Region, InterLATA Service in the States of Colorado, Idaho, Iowa, Montana,
Nebraska, North Dakota, Utah, Washington, and Wyoming,
WC Docket No 02-314

Ex Parte Presentation

Dear Ms. Dortch:

The following is a response to the *ex parte* letter submitted to the Commission by Qwest Communications on December 19, 2002 (signed by Rick Hays). Qwest's letter is a response to the information filed with the Commission by Ronan Telephone Company on December 18, 2002, regarding in-region interLATA traffic

Ronan Telephone Company (RTC) has provided information regarding alleged in-Region traffic handled by Qwest in violation of Section 271 of the Telecommunications Act. RTC has consistently maintained that because of the data limitations, and alternative legal interpretations. it cannot prove with absolute certainty that Section 271 violations have occurred, but, RTC adamantly maintains that the information it has provided is strongly indicative of potential violations. which deserve the Commission's full and complete analysis and investigation before a decision in made on the pending application.

Ronan Telephone is a small family owned business (ILEC) which has provided local relephone service to the residents of the Mission Valley of Montana for over 40 years. As a very small independent company, RTC cannot hope to compete with the financial and political clout of

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Owest at the national level But, we hope the information we provide is helpful to the Commission. If it is shown that in fact illegal activities have occurred, we do not believe that Owest should **be** rewarded for **its** conduct by approving the 271 application.

During our informal discussions with Owest, Owest described potential explanations for the traffic, which might or might not apply to the traffic identified by RTC, and might or might not provide a legal justification, RTC acknowledges that further details are needed to prove its allegations, but also notes that Owest is probably the only entity in possession of such information.

RTC is also filing with the Commission, a sworn Declaration by Roger Romero, the RTC Data Processing Manager, detailing the information RTC has discovered, along with a computer file containing detailed records of in-Region interLATA calls. Over a six month period, RTC has identified over 49,000 in-Region calls being terminated to the Ronan. Pablo and Hot Springs exchanges (with a total of approximately 5000 access lines), over the Qwest trunk; and over 17,000 of such calls over a three month period on the 0432 CIC Carrier Code reserved by Qwest. Since other traffic of this nature either terminates to other Qwest exchanges (since Qwest serves all the large population centers in its region), or is terminated over Feature Group C trunks which do not provide detailed calling number information (which is true of other ILECs in Montana, and possibly other ILECs in the region), the problem identified by RTC may in fact only be a small indicator of a much wider practice.

A number of statements in Owest's letter contain mischaracterizations which require a response First, RTC did not provide complete details regarding the calling information to Qwest, because RTC does not want to inadvertently violate the CPNI laws and rules which protect consumer privacy (47 U.S.C.§222 and 47 C.F.R.§64.2001 et.seq.). RTC therefore stripped off the last 4 digits of the telephone numbers and other information that might be used to specifically identify customers. Second, all of the calling information for calls over Owest's trunk group are undoubtedly already in Qwest's possession; so there certainly should be no need to provide Qwest information which it already possesses. For example, the "COMET" data which RTC used to verify its findings is information received directly from Owest.

Third, RTC did not refuse to provide further information, "because Qwest rejected RTC's settlement proposal During the conversation referred to by Qwest, RTC's Attorney made it clear that RTC would consider providing more detailed information after legal research on the **CPNI** issue by the parties' legal counsel, and the possibility of an agreement that could insure the confidentiality of the information without violating the law. It was stated that RTC was willing to work on Qwest's request for further information independently of all other issues we discussed (and thus. independently of the pending litigation). But even without the information RTC did not provide to Owest, it is clear from the NPA and NXX originating the terminating numbers, that a significant amount of the traffic over Owest's trunk terminating to Ronan. is interLATA traffic within Owest's 14 state region. Furthermore, most of this traffic is carried on the "0432 CIC"

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Carrier Code, which Qwest's July 16, 2002 letter indicates will be ordered and used for "interLATA retail toll" by Qwest's 272 subsidiary following 271 approval."

Qwest further describes the negotiations between the parties regarding the pending litigation involving unpaid terminating access charges.' The primary issue in the litigation is Qwest's failure to pay terminating access charges for traffic which originates with wireless carriers (with the Major Trading Area) and carried as a transit carrier by Qwest and terminated to the Plaintiffs over Qwest trunk groups. The Ninth Circuit agreed with the Plaintiffs position in this case and reversed (and remanded) the District Court's previous ruling. However, Qwest has not paid RTC or Hot Springs for any of the traffic terminating on Qwest's trunk group (ie all wireline and wireless traffic) for four years (and has paid only a portion of the traffic terminated by the other Plaintiffs). Furthermore, in August of this year, the traffic terminated by Qwest over its trunk group to RTC and Hot Springs Telephone more than doubled, and much of this traffic is interstate and in-Region wireline traffic (including over the 0432 CIC). It is therefore obvious to RTC that Qwest used the pendency of the litigation involving wireless-MTA traffic as a guise to avoid paying for a large amount of intrastate and interstate wireline traffic, and is funneling large amounts of traffic over this connection free of charge, in violation of federal and state tariff requirements

Therefore, contrary to Qwest's statement, the information provided to the Commission herein is intricately related to the pending litigation between the parties, since it involves non-payment for traffic traversed over the same trunk facilities; and RTC intends to present this information to the U.S. District Judge in its case against Qwest. That is, in addition to the Section 271 issues, Qwest is failing to pay the full and correct tariffed interstate and intrastate rates for this traffic. Finally, we find it highly ironic that Qwest would suggest that linking two unrelated matters (which are in fact related), might be inappropriate, in light of Qwest's long, well documented history in Montana and other states, of linking unrelated matters in settlement agreements, and even obtaining agreements of parties not to appear before the Montana State Legislature (and the recent revelations regarding "secret agreements" with McLeod and Covad, not to oppose the Qwest-US West merger application).

In **summary. we** believe the issues raised by **Ronan** Telephone **and** other **parties** in this **proceeding,** need to be thoroughly investigated by the Commission before **271** approval is granted. In light of the statutory deadline, we therefore recommend that the current application **be** rejected and a new Docket considered after these issues are thoroughly investigated and addressed. We are available at any time to provide **more** detailed information to the Commission.

¹ See July 16.2002 letter attached to RTC's December 18,2002 ex parte filing

² 3 Rivers Telephone Cooperative v Qwest, Case No 01-05065, Memorandum Opinion, U.S. 9th Circuit Court of Appeals (August 27, 2002). This case was remanded to the US. District Court in Montana. where it remains pending Ronan Telephone Company. Hot Springs Telephone Company, and Lincoln Telephone Company (three of the nine Plaintiffs in that case) participated in the settlement discussions referenced by Qwest.

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We may be reached at 406-442-7115 (Ivan C. Evilsizer) and 406-676-9212 (Jay Wilson Preston)

Sincerely,

Ivan C Evilsizer

Attorney for Ronan Telephone Company, Hot Springs Telephone Company, and Lincoln Telephone Company

Chairman Powell (by fax) cc

Commissioner Abernathy (by fax)

Commissioner Copps (by fax)

Commissioner Martin (by fax)

C. Libertelli (by email)

M. Brill (by email)

J. Goldstein (by email)

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M. Carowitz (by e-mail)

G. Remondino (by e-mail)

R Harsh (by e-mail)

J Jewel) (by e-mail)

P Baker (by e-mail)

C. Post (by e-mail)

P Fahn (by e-mail)

B Smith (by e-mail)

S Vick (by e-mail)

S. Oxley (by e-mail)

Y Don (by facsimile)

Qualex International (by USPS mail)

Qwest Communications, Yaron, Don, Hogan & Hartson (by Fax:202-637-5910) John Alke (fax)

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